

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

WALKER DIGITAL, LLC,)
)
Plaintiff,)
)
v.) C.A. No. 11-322-SLR
)
ACTIVISION BLIZZARD, INC., *et al.*,)
)
Defendants.)

NOTICE OF SERVICE

PLEASE TAKE NOTICE that, on February 29, 2012, copies of

- (1) **PLAINTIFF WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANTS' FIRST SET OF COMMON INTERROGATORIES (NOS. 1-15);**
- (2) **PLAINTIFF WALKER DIGITAL, LLC'S RESPONSES TO '382 DEFENDANTS' FIRST SET OF COMMON INTERROGATORIES (NOS. 1-9);**
- (3) **PLAINTIFF WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT SONY COMPUTER ENTERTAINMENT AMERICA, LLC'S FIRST SET OF INTERROGATORIES TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-2);**
- (4) **WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT ACTIVISION BLIZZARD, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);**
- (5) **WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT ATARI, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);**

(6) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT CARTOON
INTERACTIVE GROUP, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF
DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC
(NOS. 1-35);

(7) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT CRYPTIC
STUDIOS, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS
AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(8) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT ELECTRONIC
ARTS INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND
TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(9) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT POPCAP
GAMES, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS
AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(10) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT TURBINE,
INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND
TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(11) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT ZYNGA
INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND
TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(12) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT GAIA
INTERACTIVE INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF
DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC
(NOS. 1-35);

(13) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT MICROSOFT CORPORATION'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(14) WALKER DIGITAL, LLC'S REONSES TO DEFENDANT MICROSOFT CORPORATION'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS (NOS. 1-54) TO PLAINTIFF WALKER DIGITAL, LLC RELATING TO THE '382 PATENT;

(15) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT MINICLIP TECH (US) LIMITED, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(16) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT SONY COMPUTER ENTERTAINMENT AMERICA LLC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-35);

(17) WALKER DIGITAL, LLC'S REONSES TO DEFENDANT SONY COMPUTER ENTERTAINMENT AMERICA LLC'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS (NOS. 1-54) TO PLAINTIFF WALKER DIGITAL, LLC RELATING TO THE '382 PATENT;

(18) WALKER DIGITAL, LLC'S RESPONSES TO DEFENDANT YAHOO! INC.'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS TO PLAINTIFF WALKER DIGITAL, LLC (NOS. 1-38); and

(19) this **NOTICE OF SERVICE** were served as shown:

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